Your	Name:						
	Address						
		nte, Zip Code: ne Number:		_			
i oui State	Rar Nur	nie Number. nher (if annlicable	١٠				
Repr	esenting	Self, Without a	n Attorney OR	_			
		or					
		\$		COURT OF ARIZONA	A		
In the Matter of the Conservatorship of			nip of	Case Number: PB			
				ORDER OF APPOINTMENT OF A PERMANENT CONSERVATOR OF A MINOR			
a Mir	nor		<u></u>				
		s read the sworn "F Court should enter th			and held a hearing to determine		
ТН	E COL	JRT FINDS:					
A. B. C.	Petitio interes	ioner is entitled to file the Petition under Arizona law A.R.S. 14-5404(A); ioner has given "Notice of Hearing" as required by law or "Notice of Hearing" was waived by all ested parties; ue in this county is proper;					
_	CO1	ICEDVATORCI	up.				
D.	1.	ISERVATORSH The above-capti		an unmarried minor born on			
	2.	Appointment of a conservator is necessary because the minor owns money or property that requires management or protection which cannot otherwise be provided or has or may have business affairs which may be jeopardized or prevented by his minority, or the minor needs funds for his or her education and protection is necessary or desirable to obtain or provide funds.					
	3.	(Name)the minor.		<u>,</u> is q	ualified to serve as Conservator for		
IT I	IS ORE	DERED: (check	the boxes that	apply)			
1.				ERVATOR: The Court appo	oints: _ as Conservator for the Minor as		
2.		BOND:	or her u	nservator will serve without bon pon acceptance of the appoint s set in the amount of \$	nd, restricted letters to issue to him ment OR		
3.				e to be deposited in this jurisdic te of (name of minor), a Minor,	ction, in a federally insured, interest by (name of conservator),		

FOR CLERK'S USE ONLY

4.		RESTRICTED ACCOUNT: The account is to be restricted, and no withdrawal of principal or interest shall be permitted by the depository except upon receipt of a certified copy of an order of this Court authorizing the withdrawal.				
5.		REINVESTMENT: The depository may, however, permit reinvestment of the funds within the depository without further order of the Court so long as the funds remain restricted in the same institution, at the same branch.				
6.		PROOF OF RESTRICTED ACCOUNT : The conservator may only hold funds in a depository which agrees to be bound by the terms of this order and to make written proof of its agreement to be bound, including such proof of the account, the account number, the amount of the deposit, the notarized signature of the depository branch manager, and the agreement not to permit any withdrawal unless it is first provided with a certified copy of this Court's order permitting the withdrawal.				
7.		ESTABLISHING RESTRICTED ACCOUNT: The conservator or attorney for the minor or attorney for the conservator is responsible for establishing the restricted account and filing the proof required by this order with the Court within 30 days of this order.				
8.		RESTRICTED LETTERS: Upon entrance of this order, "Letters of Conservatorship of a Minor" shall be issued by the Clerk of the Court, Probate Registrar, SUBJECT TO THE FOLLOWING RESTRICTIONS:				
9.		ACCEPTANCE OF LETTERS: The conservator shall sign the Acceptance of the Letters under oath, and file the Acceptance with the Clerk of the Court, Probate Registrar.				
10.		INVENTORY AND APPRAISEMENT: Within 90 calendar days of this date, the Conservator must prepare and file with the Clerk of the Court a detailed inventory of the protected person's assets indicating fair market value, as required by A.R.S. §14-5418. OR, "Inventory and Appraisement" is waived and is not required to be filed with the court.				
11.		ANNUAL ACCOUNTING OF CONSERVATOR: The Conservator shall report to the Court for the administration of the protected person's property by filing an accounting on or before and every year thereafter and must petition the court for approval of the annual accounting as required by A.R.S. §14-5319. OR, Annual Accounting is waived and is not required to be filed with the court.				
12.		ESTATE MANAGEMENT PLAN: Within 90 calendar days of this date and with each required annual accounting, the Conservator shall prepare and file with the Clerk of the Court an Estate Management Plan, as required by Local Rule 5.7(c). The Estate Management Plan is waived and is not required to be filed with the court.				
13.	CHAN	NGE OF ADDRESS: The guardian and conservator shall immediately notify the court in writing of				

Case No.

OTHER DUTIES UNDER THE LAW: The duties of the conservator as required by Arizona law and as set forth in this Order and the Order of Instruction shall continue until the conservator is discharged

from these duties by order of this court.

14.

any change in the address of him or herself or of the Minor.

15.	IT IS FURTHER ORDERED setting this determine compliance by person appointed with		_days to
DONE	IN OPEN COURT:	JUDGE/COMMISSIONER OF THE SUPERI	OR COURT

Case No.